

D/F

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

-against-

KARSTEN ROBINSON, A/K/A/  
MATTHEW DELGADO

Register No. 70057-053

Defendant.

X

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X

DOCKET NO.

Cr. 03-613 (ARR)

ORDER

Upon application of the Defendant, it is hereby:

ORDERED, that the psychiatric treatment of Karsten Robinson a/k/a Matthew Delgado, Register No. 70057-053 (the "Defendant") to be conducted pursuant to Title 18 United State Code, Section 4241(d), to determine whether there is a substantial probability that in the foreseeable future he will attain the capacity to permit the trial to proceed, be conducted at the Federal Medical Center at Butner, North Carolina and extended through May 31, 2005.

DATED: February 6, 2006

SO ORDERED

ALLYNE A. ROSS

UNITED STATES DISTRICT JUDGE

MODE = MEMORY TRANSMISSION

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FILE NO. = 062

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LEON H. CHARNEY

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ALLYNE A. ROSS  
UNITED STATES DISTRICT JUDGE

*Law Offices*  
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PLEASE DELIVER TO:

RECIPIENT	COMPANY	OFFICE TELEPHONE	FAX TELEPHONE
HON. ALLYN ROSS	UNITED STATES DISTRICT COURT	(718)260-2385	718-260-2386 <i>613-2386</i>
ADAM ABENSOHN	UNITED STATES ATTORNEY'S OFFICE	(718)254-6143	718-254-7499

FROM: DARRELL L. PASTER, ESQ.

FILE: USA V. KARSTEN ROBINSON

RE: LETTER

DATE: FEBRUARY 6, 2006

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MESSAGE:

PLEASE DELIVER THE ATTACHED LETTER TO THE ADDRESSEE.

THANK YOU.

DARRELL L PASTER

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February 6, 2006

**BY FAX 718-260-2386 AND FIRST CLASS MAIL**

Hon. Allyn R. Ross  
United States District Court  
Eastern District of New York  
225 Cadman Plaza East  
Brooklyn, NY 11201

Re: United States v. Karsten Robinson No. CR-03-613 (ARR)

Dear Judge Ross:

I am the assigned counsel for the defendant in the above-captioned matter, Karsten Robinson. I am writing after speaking with Dr. Bryan Herbal on February 3, 2006 and with my client earlier in the week, about my client's treatment at the Butner Federal Medical Center. Dr. Herbal told me that Mr. Robinson has developed a paranoid-like suspicion of all of the participants in the legal system and that he had put Mr. Robinson back on anti-psychotic medications. He also stated that my client appears very depressed and he has serious reservations about his competence. That was my impression as well in speaking to Mr. Robinson. The examination period is ending and Dr. Herbal informed me that the report to the Court would probably find Mr. Robinson incompetent.

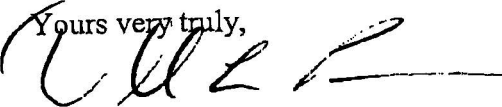
Dr. Herbal has expressed the opinion that Mr. Robinson is more likely to continue to improve at Butner than would be the case if he were returned to New York. Because the period of this study is ending, absent a court order, Mr. Robinson will be returned to New York, even if the report finds him incompetent. In that case if the Court ordered further treatment he would then be put in transit back to Butner.

In order to avoid this unnecessary transport within the prison transportation system Dr. Herbal has suggested that the Court issue an order extending the examination for four months. As you may remember, Mr. Robinson has an unexpired sentence in the New York state system, so that any extension of his stay at Butner would not necessarily extend his actual period of incarceration and may be beneficial to his mental health. I therefore am asking that the Court sign the attached Order (or a similar Order, as the Court may deem fit) directing the Bureau of Prisons keep Mr. Robinson at

Hon. Allyn R. Ross  
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Butner for treatment for an additional period of time. I have not specified that time as I thought the Court might wish to make that determination for itself.

Thank you for your consideration of this matter.

Yours very truly,  
  
Darrell L. Paster, Esq.

DLP:ni  
Enclosure

cc: Adam Abensohn, Esq. (By Fax 718-254-7499 and First Class Mail)